FILED

IN CLERK'S OFFICE U.S. DISTRICT COURT, E.D.N.Y.

UNITED STATE DISTRICT COURT For the Eastern District of NY

★ JUN 1 5 2006 ★

BROOKLYN OFFICE

Sun-Ming Sheu Ming-Chien Hsu

Plaintiffs

REQUEST TO ENTER DEFAULT 06- CV—02158-ARR-LB

Vs

State of New York

Justice of NY State Unified Court, Chief Administration judge Hon Jonathan Lippman in his official capacity

Justice of the Supreme Court of The State of NY, Queens County,
Joseph G Golia
individually and in his official capacity
Defendants

To: ROBERT C.HEINEMANN,CLERK United State District Court Eastern District of New York

Plese enter default of defendants,

- 1. State of New York.
- 2. Justice of NY State Unified Court, Chief Administration judge Jonathan Lippman.
- 3. Justice of the Supreme Court of The State of NY, Queens County, Joseph G Golia.

Pursuant to Rule 55(a) of the Federal Rules of Civil Procedures for failure to plead or otherwise defend the above captioned action before answer due in 5/31/2006 and 6/1/2006.

Date: Brooklyn,NY 6/15/2006

Sun-ming stud 45-14 15854 Flushy-N7/1358 118-762-36/9

UNITED STATE DISTRICT COURT For the Eastern District of NY

Sun-Ming Sheu Ming-Chien Hsu

Plaintiffs

Notation of Default CV-02158-ARR-LB

Vs

State of New York

Justice of NY State Unified Court, Chief Administration judge Hon Jonathan Lippman in his official capacity

Justice of the Supreme Court of The State of NY, Queens County, Joseph G Golia individually and in his official capacity **Defendants**

- I, Robert C, Heinemann, Clerk of the United Of States District Court for the Eastern District of New York, do hereby certified that the defendants has not filed an answer or otherwise moved with respect to the complaint herein. The default of defendants
- 1. State of New York. 2. Justice of NY State Unified Court, Chief Administration judge Hon Jonathan Lippman y 3. Justice of the Supreme Court of The State of NY, Queens County, Joseph G Golia are hereby noted pursuant to Rule 55(a) of the Federal Rules of Civil Procedure.

Date: Brooklyn, New York.

ROBERT C. HEINEMANN Clerk of Court

By Deputy Clerk

6/15/20006

UNITED STATE DISTRICT COURT For the Eastern District of NY

Sun-Ming Sheu Ming-Chien Hsu

Plaintiffs

Default Judgment CV-2158-ARR-LB

Vs

State of New York

Justice of NY State Unified Court, Chief Administration judge Hon Jonathan Lippman in his official capacity

Justice of the Supreme Court of The State of NY, Queens County,
Joseph G Golia
individually and in his official capacity
Defendants

Pursuant to U.S. Code title 42§21,1981

Statement of equal rights

All persons within the jurisdiction of the United States shall have the same right in every State and Territory to make and enforce contracts, to sue, be parties, give evidence, and to the full and equal benefit of all laws"

5/31/2006) and 5/12/2006 (answer due 6/1/2006). Also, Proof of service has Case 1:06-cv-02158-ARR-LB Document 9 Filed 06/15/06 Page 4 of 10 entered in 5/17/2006 and said defendants having failed to plead or Otherwise defend in this action on time and said default having been duly Noted and upon the annexed declaration of default judgment.

2. "No body is above the law", Defendants are professional in Practice law daily and as NY State law enforcement personnel, Assistant Attorney General, NY State judge, they clearly understand, they don't have Authority or rights to violate Federal Rule of Civil Procedure, not to Answer summon and complaint before due day better than anybody else. Thus, Plaintiffs entitled to a judgment by default.

Federal Rule of civil Procedure ,12. Defenses and Objections--When and How Presented--By Pleading or Motion---Motion for Judgment on the Pleadings

- (a) When Presented.(1) Unless a different time is prescribed in a statute of the United States, a defendant shall serve an answer
 - (A) within 20 days after being served with the summons and complaint, or (2) A party served with a pleading stating a cross-claim against that party shall serve an answer thereto within 20 days after being served. The plaintiff shall serve a reply to a counterclaim in the answer within 20 days after service of the answer, or, if a reply is ordered by the court, within 20 days after service of the order, unless the order otherwise directs.

Now,on motion of Sun-Ming Sheu and Ming-Chien Hsu it is hereby

ORDER and ADJUDGE that

- Commanding defendant Justice Golia
 Pursuant to US Code28 §455 to recuse himself.
- 2. Commanding defendant NY Unified court Chief Administration judge Pursuant to US Code 28§144 to assign the other judge and US code 28§38 to restore Plaintiffs's federal constitution right of jury trial.
- Commanding defendant State of NY to
 Pursuant to US constitution to protect and restore Plaintiffs's constitution right of jury trial.

Dated: Brooklyn, New York 6/15/2006

By:		
Dist	rict Judge	

UNITED STATE DISTRICT COURT For the Eastern District of NY

Sun-Ming Sheu Ming-Chien Hsu

Plaintiffs

Affirmation in Support of Default Judgment Case No. CV-02158-ARR-LB

Vs State of New York

Justice of NY State Unified Court, Chief Administration judge Hon Jonathan Lippman in his official capacity

Justice of the Supreme Court of The State of NY, Queens County,
Joseph G Golia
individually and in his official capacity
Defendants

Under penalty of perjury: Sun-Ming Sheu and Ming-Chien Hsu hereby declares as follows:

- 1. Plaintiffs Sun-Ming Sheu and Ming-Chien Hsu bring this action pursuant to U.S. Code title 42§21,1981 and US Code 28 § 455 and US code 28 § 144 and US Code 28,Rule 38.
- 2. The time within which the defendants may answer or otherwise move with respect to the complaint herein has expired; said defendants have not answer or otherwise moved with to the complaint, and the time for defendants to do so have not been extended. (A) within 20 days after being served with the summons and complaint, 12 a 1 A

3. Said defendants are not infants or incompetents, also not presently in the military service.

Said defendants are professional and practice in law daily as 4. Assistant Attorney General or NY State judge and without any authority or rights to violate US Federal Rule of civil Procedure ,55(a) or 12 a 1 A

We declare under penalty of perjury that the foregoing is true and 5. Accurate to the best of our knowledge,: that we were entitled to demand to enter default judgment as our claims in Summon and complaint.

Dated: Brooklyn, New York 6/15/2006

By: Ming Chin Hsy Sun-y an atting in feet.

		Golia. (Tzou, Ilene) (Entered: 05/10/2006) v-02158-ARR-LB Document 9 Filed 06/15/06 Page 8 of 10	
35/09/2/303	30 1.00 0	** Non Prisoner ProSe Flag Set (Thon, Hene) (Entered: 05/10/2006)	
25/15/2005	② 2	SUMMONS Returned Executed by Sun-Ming Sheu, Ming-Chien Hsu. State Of New York served on 5/11/2006 answer due 5/31/2006 (Latka-Mucha, Wieslawa) (Entered: 05/17/2006)	
05/15/2005	<u>•3</u>	SUMMONS Returned Executed by Sun-Mang Sheu, Ming-Chien Hsu. Jonathan Lippman served on 5/17/2006, answer due 5/31/2006 (Latka-Mucha, Wieslawa) (Entered: 05/17/2006)	
(5/15/2006	<u>94</u>	SUMMONS Returned Executed by Sun-Ming Sheu, Ming-Chien Hsu. Joseph G. Golia served on 5/12/2006, answer due 6/1/2006/ (Latka-Mucha, Wieslawa) (Entered: 05/17/2006)	

NPROSE

U.S. District Count Eastern District of New York (Brooklyn) CIVIL DOCKET FOR CASE #: 1:06-ev-02158-ARR-LB Internal Use Only

Shou et al v. State O New York et al

Assigned to: Judge Fillyne R. Ross

Referred to: Magistrate-Judge Lois Bloom

F.e ated Case: 1:06- v-02235-ARR-LB

Cause: 42:1981 Civi Rights

Date Filed: 05/09/2006 fury Demand: Plaintiff

Nature of Suit: 440 Civil Rights: Other

Inrisdiction: Federal Question

flain iff

Sun-Ming Sheu

represented by Sun-Ming Sheu

45-14 158 Street Flushing, NY 11358

US

718-7662-3619

FRO SE

Plaintiff

Ming-Chien Hsu

represented of Ming-Chien Hsu

45-14 158 Street Flushing, NY 11358

US

718-762**-3619** PRO SE

17.

Defendant

State Of New York

Defendant

Honorable Jonathan Lippman

Justice of NY State Unified Court, Chief daministration Judg 2, in his official capacity

Defendant

Honorable Joseph G. Golia

Justice of the Supreme Court of the State of NY, Queens Courty, individually and in his official capacty

UNITED STATE DISTRICT COURT For the Eastern District of NY

Sun-Ming | heu

Ming-Chie Hsu

Plaintiffs

Default Judgment

Affirmation of Service CV-02158-ARR-LB

Vs

State of New York

Justice of NY State Unified Court, Chief Administration judge Hon Jonathan Lippman in his official capacity

Justice of the Supreme Court of The State of NY,

Queens County,

Joseph G Colia

individually and in his official capacity

Defendants

I, Sun-Ming Sheu, declare under penalty of perjury that I have served a copy of the attached to Ms. Mbiabah L Ghartey

NY State office of Attorney General

120 Broadway,24 Floor

NY,NY 10271

She represent all defendants ,State of NY,

Hon Jonathan Lippman,

Hon Joseph Golia.

Date: 6.15/2006

Sun-Ming Shou

45-14 158 Street

Flushing, NY 11358

718-762-3619